

1 **Rule 14-110. Active and inactive members of the Bar.**

2 | (a) Any member of the Bar, who has retired from the practice of law, or who is not engaged in
3 | the practice of law, except for foreign legal consultants, may upon request be enrolled as an
4 | inactive member. There shall be no rebate of any license fee upon transfer from active to inactive
5 | membership. An inactive member may attend the annual and special meetings, and participate in
6 | any debates or discussions at such meetings, but shall not be entitled to vote in any election or
7 | upon any question. An inactive member may provide pro bono legal services for or on behalf of
8 | a legal services organization approved by the Bar, upon meeting certification and performance
9 | standards, conditions and rules established by the Board.

10 | (b) The Board may appoint inactive members to committees. ~~An inactive member may be~~
11 | ~~appointed by the Board to special committees, other than committees for examination or~~
12 | ~~qualification for admission to practice and disciplinary committees.~~ The annual fee for an
13 | inactive member shall be payable before the first day of July of each year, in an amount fixed by
14 | the Board, with the approval of the Supreme Court to effectuate the purpose of this chapter. An
15 | inactive member, ~~if~~ in good standing, may request to be enrolled as an active member. Upon
16 | such request and the payment of the full annual license fee for the current fiscal year and any
17 | other fees authorized by the Court, less any fee paid as an inactive member for such fiscal year,
18 | the applicant shall be immediately transferred from the inactive roll to the active roll.

19 | Effective May 1, 2017